UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION CHAPTER 13 PLAN

Debtor(s):	Frederick J. Webe	r, III		Case No:	8:13-bK-11663	
		[Amended	l (if applicable)]	Chapter 1	3 Plan	
СНЕСК О	NE:					
		ies that the Plan does not ovisions are deemed strick		model pla	an adopted by the Court at the	he time of the filing of
nonconform		ns provisions that are sp forth in paragraph 5 are of		Plan in <u>A</u>	Additional Provisions, para	graph 5 below. Any
Debtor ¹ to	pay to the Trustee for		onths. In the eve		ing thirty (30) days from fi stee does not retain the full	
	342.32 772.18	for months for months for months	throug throug throug	gh 60	; ;	
in order to j	pay the following cred	itors:				
2. ADMIN	ISTRATIVE ATTO	RNEY FEE: \$ 3,750.00	TOTAL PA	D \$ 2,0	00.00	
Balance Du	ıe \$ <u>1,750.00</u> Pay	able Through Plan \$2	291.67 Month	ly		
3. PRIORI	TY CLAIMS: [as de	fined in 11 U.S.C. §507]				
Name of C	Creditor evenue Service					Total Claim 1,999.91
	evenue Service ity Tax Collector					14,921.10 0.00
	FEES: Trustee shall	receive a fee from each pa	ayment received,	the percer	ntage of which is fixed perio	
SECURED	CLAIMS:					
whichever is such adequat	earlier, the Debtor shall	make the following adequate allowed claims to the Trus	e protection payme	ents to cred	date of the filing of this Plan or itors pursuant to \$1326(a)(1)(6 he Plan, the creditor shall have	C). If the Debtor makes
Name of C	Creditor (Collateral			Adequate Pro	tection Pmt. in Plan

(A) Claims Secured by Real Property Which Debtor Intends to Retain / Mortgage Payments Paid Through the Plan: Debtor will pay, in addition to all other sums due under the proposed Plan, all regular monthly post-petition mortgage payments to the Trustee as part of the plan. These regular monthly mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter. The Trustee shall pay the post-petition mortgage payments on the following mortgage claims:

Name of Creditor Collateral Estimated Payment -NONE-

¹ All references to "Debtor" includes and refers to both of the debtors in a case filed jointly by two individuals.

provisions in Paragraph A a		h Debtor Intend(s) to Retain / Arrearages Paid ion mortgage payments to be paid to the Trustee s:	
Name of Creditor -NONE-	Collateral		Arrearages
modification request, the D	ebtor shall make the following	or Intends to Seek Mortgage Modification: Pering adequate protection payments to the Trustee, cautomatic stay shall terminate effective 6 months	calculated at 31% of the Debtor's gross
Name of Creditor -NONE-	Collateral		Payment Amt (at 31%)
of the Plan, the interest rate	shown below or as modified	o Which Section 506 Valuation is NOT Applicated will be binding unless a timely written objection ect to the availability of funds.	
Creditor -NONE-	Collateral	Ad. Prot Pmt.	Sec. Balance Interest @%.
(E) Claims Secur	red by Personal Property to	Which Section 506 Valuation is Applicable:	
Creditor -NONE-	Collateral	Ad. Prot Pmt. In Plan	Value Interest @
(F) Claims secur	ed by Personal Property: F	Regular Adequate Protection Payments and an	y Arrearages Paid in Plan:
Name of Creditor -NONE-	Collateral	Ad. Prot. Pmt. In Plan	Arrearages
creditor or lessor by the De Nothing herein is intended	btor outside the Plan. The au	ect by the Debtor: The following secured claims attomatic stay is terminated <i>in rem</i> as to these cred ay or to abrogate the Debtor's state law contract raract section below.	itors and lessors upon the filing of this Plan.
Name of Creditor		Property/Collateral	
Ford Cred		2008 Ford Edge (Mileage vin number 2FMDK39C4	
			very Road, Haines City FL 33844
from the filing of the petition filing of this Plan. Nothing	on unless specified otherwise herein is intended to lift any	ty: Debtor will surrender the following collateral in the Plan. The automatic stay is terminated in applicable codebtor stay or to abrogate Debtor's ecutory Contract section below.	rem as to these creditors/lessors upon the
Name of Creditor Abn Amro Mortgage G	rou	Property/Collateral to be Surre 8000 Lake Lowery Road Haines City, Florida 33844	ndered
		Legal Description: BEGSW COR S 1/2 of NW 1/4 N DEG 05 Min 53 Sec E 60 FT S 89 DEG 54 Min 11 Sec E 1322.34 Ft TO E. Line SW 1/4 of NW 1/4 N 0	
City of Davenport		100 Bay Street Davenport, Florida 33836 Miller Building	
		Legal Description:	

a Resub of BLK 38 of Davenport PB 21 PG 38 BLK 38 Lots 28 29

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Name of Creditor		Property/Collateral to be Surrendered 30 and 31				
Pnc Bank, N.a.		8000 Lake Lowery Road Haines City, Florida 33844				
Selma Sayin		Legal Description: BEGSW COR S 1/2 of NW 1/4 N 00 DEG 05 Min 53 Sec E 60 FT S 89 DEG 54 Min 11 Sec E 1322.34 Ft. TO E. Line SW 1/4 of NW 1/4 N 00 100 Bay Street	Legal Description: BEGSW COR S 1/2 of NW 1/4 N 00 DEG 05 Min 53 Sec E 60 FT S 89 DEG 54 Min 11 Sec E 1322.34 Ft. TO E. Line SW 1/4 of NW 1/4 N 00			
Comma Caym		Davenport, Florida 33836 Miller Building				
		Legal Description: a Resub of BLK 38 of Davenport PB 21 PG 38 BLK 38 Lots 28 29 30 and 31				
SECURED-LIENS TO	BE AVOIDED/ST	RIPPED:				
Name of Creditor -NONE-		Collateral	Estimated Amount			
LEASES/EXECUTOR	XY CONTRACTS:					
Name of Creditor -NONE-	Property	Assume/Reject-Surrender	Estimated Arrears			
funds remaining after pa	yments to the above	General unsecured creditors with allowed claims shall receive a <i>pro</i> referenced creditors or shall otherwise be paid pursuant to the provinsecured creditors is \$14,069.07				
ADDITIONAL PRO	VISIONS:					
1. Secured creditors,	whether or not dea	with under the Plan, shall retain the liens securing such clain	ns;			
2. Payments made to allowed by a specific		e based upon the amount set forth in the creditor's proof of clauptcy Court.	aim or other amount as may be			
3. Property of the esta	ate (check one)*					
(a)sha otherwise		until the earlier of Debtor's discharge or dismissal of this ca	se, unless the Court orders			
(b) sha	ll vest in the Debto	r upon confirmation of the Plan.				
		or (b) above, or if the Debtor checks both (a) and (b), propert e Debtor's discharge or dismissal of this case, unless the Cour				
		Plan are based upon Debtor's best estimate and belief. The Tr of claims. An allowed proof of claim will be controlling, unle				
5. Case Specific Prov	visions:					
/s/ Frederick J. Web	per, III [ebtor Dated: November 21, 2	013			